	Case 2:22-cv-01915-GMN-DJA Documer	nt 63	Filed 12/30/24	Page 1 of 2	
1 2 3 4 5 6 7	Michael J. Gayan (#11135) Katrina Stark (#16006) KEMP JONES, LLP 3800 Howard Hughes Parkway, 17th Floor Las Vegas, NV 89169 m.gayan@kempjones.com k.stark@kempjones.com Telephone: +1.702.385.6000 Facsimile: +1.702.385.6001 Attorneys for Defendants PATRICK RONEY, KATHERINE DEVILLE KRISTINA JOHNSTON	ERS, aı	nd		
8	UNITED STATES DISTRICT COURT				
9	DISTRICT OF NEVADA				
10					
11	MARILYN EZZES, Individually and on Beha	alf	Case No. 2:22-cv-0	1915-GMN-DJA	
12	of All Others Similarly Situated,		JOINT STIPULATION EX		
13 14	Plaintiff,		DEFENDANTS' E RESPOND TO SE COMPLAINT (FI	COND AMENDED	
	V. DATRICE DONEY EATHERINE		COMILAINI (FI	KSI KEQUESI)	
PATRICK RONEY, KATHERINE DEVILLERS, and KRISTINA JOHNSTON,					
17	Defendants.				
18	WHEREAS, on April 5, 2024, Plaintif	ffs in th	ne above-captioned	action (the "Action") filed	
19	a Second Consolidated Amended Class Action Complaint (ECF No. 48) against Vintage Wine				
20	Estates, Inc., Patrick Roney, Katherine DeVillers, and Kristina Johnston (collectively,				
21	"Defendants");				
22	WHEREAS, Defendants filed a Motion to Dismiss Second Consolidated Amended Class				
23	Action Complaint on May 10, 2024 (ECF No. 50);				
24	WHEREAS, Defendant Vintage Wine Estates filed a Notice of Pendency of Bankruptcy on				
25	July 24, 2024 (ECF No. 58);				
26	WHEREAS, Plaintiffs voluntarily dismissed Defendant Vintage Wine Estates on July 25,				
27	2024 (ECF No. 59);				
28	WHEREAS, the Court entered an order denying Defendants' Motion to Dismiss on				

1	December 13, 2024 (ECF No. 61); and			
2	WHEREAS, the undersigned parties agree that good cause exists to extend Defendants'			
3	obligation to respond to the Second Consolidated Amended Class Action Complaint due to, among			
4	other things, the intervening holidays.			
5	IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel,			
6	and subject to Court approval, that Defendants shall have until January 17, 2025, to respond to the			
7	Second Consolidated Amended Class Action Complaint.			
8	DATED: December 27, 2024	By: /s/ Andrew R. Muehlbauer Andrew R. Muehlbauer, Esq.		
9		Nevada Bar No. 10161		
10		MUEHLBAUER LAW OFFICE, LTD. 7915 West Sahara Ave., Suite 104		
11		Las Vegas, Nevada 89117		
12		andrew@mlolegal.com		
13		GLANCY PRONGAY & MURRAY LLP		
14		Charles H. Linehan (<i>pro hac vice</i>) 1925 Century Park East, Suite 2100		
15		Los Angeles, CA 90067		
16		Plaintiffs Counsel		
17				
18	DATED: December 27, 2024	By: /s/ Michael Gayan Michael Gayan, Esq. (Nevada Bar No. 11135)		
19		Katrina Stark, Esq. (Nevada Bar No. 11133) KEMP JONES, LLP		
20		3800 Howard Hughes Pkwy., 17th Floor Las Vegas, Nevada 89169		
21		m.gayan@kempjones.com		
22		k.stark@kempjones.com		
23		Counsel for Defendants Patrick Roney, Katherine DeVillers, and Kristina Johnston		
24		Deviners, and Kristina Johnston		
25				
26	IT IS SO ORDERED:			
27	DATED: 12/30/2024			
28		DANIEL J. ALBREGTS		
		JNITED STATES MAGISTRATE JUDGE		